1	Stephen B. Mosier (AZ Bar #024847) (pro hac vice)				
2	Norman P. Soloway (MA Bar #24,315) (pro hac vice) Clark E. Proffitt (AZ Bar #026343) (pro hac vice) HAYES SOLOWAY P.C. 4640 E. Sunrise Drive Tucson, Arizona 85718 Telephone: 520-882-7623 Facsimile: 520-882-7643				
3					
4					
5					
6	Email: smosier@hayes-soloway.com				
7	Daniel N. Ballard (CA Bar #219223) SEQUOIA COUNSEL PC 770 L St., Suite 950 Sacramento, California 95608 Telephone: 916-607-3904				
8					
9					
10	Facsimile: 916-200-0601 Email: dballard@sequoiacounsel.com				
11	Attorneys for Plaintiffs SunEarth Inc. and The Solaray Corporation				
12	James J. Foster (Mass. State Bar # 553285)				
13	WOLF, GREENFIELD & SACKS, P.C. 600 Atlantic Avenue				
14	Boston, MA 02210-2206 Telephone: 617-646-8000 Facsimile: 617-646-8646 E-mail: jfoster@wolfgreenfield.com Attorneys for Defendants Sun Earth Solar Power Co., Ltd. and NBSolar USA Inc.				
15					
16					
17					
18	UNITED STATES DISTRICT COURT				
19	NORTHERN DISTRICT OF CALIFORNIA				
20	OAKLAND DIVISION				
21					
22	SUNEARTH, INC., THE SOLARAY CORPORATION,	Case No. 11-cv-04991 CW			
23	Plaintiffs,	STIPULATION AND [ <del>PROPOSED]</del>			
24	vs.	ORDER REGARDING EXTENSIONS OF TIME TO FILE BRIEFS IN RESPONSE TO PLAINTIFFS' MOTION FOR			
25	SUN EARTH SOLAR POWER CO., LTD.,				
26	NBSOLAR USA INC., DOES 1 – 10,	SUMMARY JUDGMENT			
27	Defendants.				
28					
20					

## Case4:11-cv-04991-CW Document114 Filed07/25/12 Page2 of 2

1	By their attorneys and pursuant to Local Rules 6-2 and 7-12, the parties stipulate to the					
2	following extensions of time for their filing of Opposition and Reply briefs in response to					
3	Plaintiffs' forthcoming Motion for Summary Judgment:					
4	1.	1. Plaintiffs shall file their Opening Brief and any supporting papers on or before August				
5		2, 2012;				
6	2.	2. Defendants shall file their Opposition Brief and any supporting papers on or before				
7		August 16, 2012; and				
8	3.	3. Plaintiffs shall file their Reply Brief and any supporting papers on or before August				
9		23, 2012.				
10	The parties respectfully request that this Stipulation be entered as an Order of the Court.					
11	This request is supported by the accompanying Declaration of James J. Foster.					
12						
13	Dated: Jul	ly 23, 2012	WOL	F, GREENFIELD & SACKS, P.C.		
14			D	// Louis I. Esster		
15			By:	/s/ James J. Foster James J. Foster, Esq.		
16				Attorney for Defendants Sun Earth Solar Power Co., Ltd. and		
17				NBSolar USA Inc.		
18	Dated: Jul	ly 23, 2012	ES SOLOWAY P.C.			
19		•				
20			By:	/s/ Stephen B. Mosier Stephen B. Mosier, Esq.		
21				Attorney for Plaintiffs		
22				SunEarth, Inc. and The Solaray Corporation		
23						
24	PURSUANT TO STIPULATION, IT IS SO ORDERED.					
25		7/25/2012		Claric ANIL		
26	Dated:	7, 25, 2612	<u>—</u>	Claudia Wilken		
27				United States District Court Judge		
28						
	C N 11	0.4001 CW		1		

STIPULATION AND [PROPOSED] ORDER REGARDING EXTENSION OF TIME